



Re: Patent Application

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Date: August 20, 2004

ISSUE FEE TRANSMITTAL LETTER

Docket No.: A2,132

In re: Applicant(s): Gene C. Lewis
Assignee: Cotton Moisture, LLC
Appl. No.: 10/772,660

Filed: February 5, 2004
For: Apparatus For and Method of
Controlling Seed Cotton Drying
in a Cotton Gin

Confirmation No.: 5573
Examiner: Stephen Michael
Gravini
Art Unit: 3749
Docket No.: A2,132

TO THE COMMISSIONER FOR PATENTS:

Sir:

Enclosed herewith are the documents set forth hereinbelow for processing:

Part B - Fee(s) Transmittal with Certificate of Mailing and copy (2 pages);

Comments on Statement of Reasons for Allowance (2 pages); Fee Transmittal Form
(1 page); and return postcard.

Also enclosed is my client's check in the sum of \$665.00 for the required issue fee. Small entity status has previously been granted and has not changed.

Please charge any additional fees or credit any overpayment concerning the filing of the enclosed documents to Deposit Account No. 23-0125.

Respectfully submitted,

COTTON MOISTURE, LLC

Date: 8-20-04

By: Larry W. McKenzie

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Issue Fee, Commissioner for Patents, Alexandria, VA 22313-1450, on 8-20-04

Larry W. McKenzie
Larry W. McKenzie Reg. No. 28,239
Date: 8-20-04

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Attorney for Assignee



Re: Patent Application

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Application No. : 10/772,660 Confirmation No. 5573
First Named Inventor: Gene C. Lewis
5 Assignee : Cotton Moisture, LLC
Filed : February 5, 2004
TC/A.U. : 3749
Examiner : Stephen Michael Gravini
Docket no. : A2,132
10 For: APPARATUS FOR AND METHOD OF CONTROLLING
SEED COTTON DRYING IN A COTTON GIN

COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria VA 22313-1450

15 *Comments on Statement of Reasons for Allowance*

• Sir:

In response to the REASONS FOR ALLOWANCE mailed with the Notice of Allowability in this case, the following comment is considered necessary:

In the last three lines of page 2 of the REASON FOR ALLOWANCE, the
20 Examiner stated “such as the claimed cotton seed or cotton moisturizing found in the
prior art is not patentably equivalent to the claimed **cotton seed drying**.” (emphasis
added) However, it must be noted that applicants do not claim “cotton seed drying”
but, rather “seed cotton drying.” Seed cotton is raw cotton from a cotton field, and
includes cotton seeds, leaves, small trash, sticks, etc. It is believed the correct phrase
25 should read “such as the claimed cotton seed or cotton moisturizing found in the prior
art is not patentably equivalent to the claimed **seed cotton drying**.” (emphasis added)

Application No. 10/772.660
Comments dated August 20, 2004
Reply to Reasons for Allowance

Respectfully submitted,

Cotton Moisture, LLC., Assignee

Date: 8-20-04

By: Larry W. McKenzie

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Registration No. 28,239
Attorney for Assignee

5 Certificate of Mailing
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